

SELIDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 If Restricted Delivery Is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front If space permits. Article Addressed to: Michael Casey 4957 Black Oak Drive	A. Signature X. A. Agent: A Agent: Addressee B. Reselved by (Printed Name) D. Is delivery address different from Item 17 If YES, enter delivery address below: Apple I Phine			
4951 Black Oak Drive Madison, WI 53711-4373	3, Service Type A Certifled Meil Begistered Insured Meil C.G.D.			
2. Article Number : 그디디나 구	4. Restricted Delivery? (Extra Fee)			
(Transfer from service label)	890 0004 2316 7577 : 102595-02-M-154			

Anthony Fata

From:

Anthony Fata

Sent:

Monday, January 06, 2014 9:12 PM

To:

'Michael Casey'

Subject:

In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

Dear Mr. Casey:

If you have retained an attorney, please have him or her contact me or provide me with his or her contact information as soon as possible.

On December 26, 2013, you represented that you would provide me with alternative dates for your deposition because you could not make December 30, 2013 work. Based on your representation that you would get me alternative dates, I agreed to postpone the deposition. You did not provide me with alternative dates. On December 30, 2013, I followed up and proposed an alternative date. You responded that: "I have been unable to reach my attorney of choice this week. He will be back in the office on 1/6/14. I will advise after connecting with [the] attorney." It is now the end of the day on January 6, 2014. As of this email, I have not heard from you. Nor have I heard from an attorney representing you. I assume (from your December 30 email and subsequent silence) that you do not intend to appear for the deposition tomorrow. Accordingly, I will not be traveling to Madison for the deposition. The Court granted a short extension of the deadline for our brief concerning final approval. For us to meet the revised briefing deadline, however, your deposition and document production must occur on or before January 17, 2014. It remains imperative that you or your attorney (if you retain one) contact me regarding your deposition date. If I do not hear from you or your attorney by the close of business on Tuesday, January 7, 2014, I will be forced to file a motion asking the Court to compel you to appear for a deposition and produce documents.

I hope we can reach agreement on a mutually acceptable date. Please contact me or have your attorney (if you have retained one) contact me by the close of business on Tuesday, January 7, 2014 by phone at (312) 782-4880 or email at afata@caffertyclobes.com. Again, if I do not hear from you or an attorney representing you by the close of business, I will be forced to seek relief from the Court.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



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This electronic mail and the information contained herein are intended for the named recipient only. It may contain confidential and/or attorney privileged matter. If you have received this electronic mail in error, please do not read any text other than the text of this Notice and do not open any attachments. Also, please immediately notify the sender by

replying to this electronic mail or by collect call to (312) 782-4880. After notifying the sender as described above, please delete this electronic mail message immediately and purge the item from the deleted items folder (or the equivalent) of your electronic mail system. Thank you.

From: Anthony Fata

Sent: Thursday, January 02, 2014 11:22 AM

To: 'Michael Casey'

Subject: RE: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

By Email Only

Michael Casey 4957 Black Oak Drive Madison, WI 53711

Email: michael@mickeycasey.com

Dear Mr. Casey:

Your Objection states: "Please serve me with copies of all future filings via email. Please only communicate with me via email." Accordingly, I am sending you by email a copy of the attached notice for your deposition on January 7, 2014. Your email from earlier today indicates that you will not appear on the previously requested date, but rather that you may be retaining an attorney and that you will contact me after you speak with him or her. I reiterate my request that you provide your attorney's contact information as soon as possible so that I can communicate with him or her to set a mutually agreeable date for your deposition that allows the parties to meet current Court-ordered deadlines. While we have already extended your deposition date once (from December 30), we will agree that the date will be extended. That said, we do not anticipate being able to extend your deposition date beyond January 7 or 8, 2014. For this reason, it is imperative that you have your attorney (if you retain one) contact me or provide me with his or her contact information as soon as possible so that we can schedule your deposition.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

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as described above, please delete this electronic mail message immediately and purge the item from the deleted items folder (or the equivalent) of your electronic mail system. Thank you.

From: Michael Casey [mailto:michael@mickeycasey.com]

Sent: Tuesday, December 31, 2013 11:18 AM

To: Anthony Fata

Subject: RE: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

I have been unable to reach my attorney of choice this week. He will be back in the office on 1/6/14. I will advise after connecting with attorney.

Michael (Mick) Casey
4957 Black Oak Drive
Madison WI 53711
michael@mickeycasey.com
(608) 843-6315 cell
www.linkedin.com/in/michaelcasey.nadison

From: Anthony Fata [mailto:AFata@CaffertyClobes.com]

Sent: Monday, December 30, 2013 8:31 PM

To: michael@mickeycasey.com

Subject: RE: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

By Email Only

Michael Casey 4957 Black Oak Drive Madison, WI 53711

Email: michael@mickeycasey.com

Dear Mr. Casey:

I am following up on my attempts to contact you by telephone today. To date, no attorney has contacted me on your behalf. If you have retained an attorney, please provide me with contact information as soon as possible so that I may communicate directly with him or her.

On December 18, 2013, you were served with a subpoena calling for the production of documents and your appearance at a deposition on December 30, 2013. Because I did not hear from you (after two email attempts made pursuant to your request to be contacted by email), I contacted you by telephone last Thursday, December 26. During that telephone conversation, you indicated that you would produce the documents called for by the subpoena and sit for the deposition, but indicated for the first time that you could not and would not do so on December 30, 2013. You did state that you would look at your calendar and provide me with alternative dates over the next several days for your document production and deposition. I asked you to do so promptly so that I can meet Court deadlines in connection with the settlement approval process. I followed up with an email (again, per your request for email communication) asking you to provide the alternative dates. Since that time, however, you have not provided me with alternative dates. Because time is of the essence, I tried to reach you by telephone today and left you a voice message, but still have not heard back from you.

Because I need to plan my schedule and meet Court deadlines, I am forced to select a date for your document production and deposition. As I indicated in my voice message to you today, I will take your deposition and receive your document production pursuant to the subpoena commencing at 9:00 a.m. on Monday, January 6, 2014, at Gramann Reporting Ltd., 14 W. Mifflin St. #311, Madison, WI 53703. As a courtesy, I have picked the farthest date out that will allow you the most time to plan while at the same time allowing me to meet current Court deadlines.

If you have any questions or need directions to the court reporting agency, please do not hesitate to contact me on my mobile phone (773-562-8669) or by email (<u>afata@caffertyclobes.com</u>). And, again, if you have retained an attorney, please provide me with their contact information as soon as possible.

Very Truly Yours,

Anthony F. Fata Cafferty Clobes Meriwether & Sprengel LLP 30 N. LaSalle, Suite 3200 Chicago, Illinois 60602 Office: (312) 782-4880 Mobile: (773) 562-8669

Email: afata@caffertyclobes.com

From: Anthony Fata

Sent: Thursday, December 26, 2013 3:52 PM

To: michael@mickeycasey.com

Subject: RE: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

By Email Only

Michael Casey 4957 Black Oak Drive Madison, WI S3711

Email: michael@mickeycasey.com

Dear Mr. Casey:

I write to confirm our telephone conversation this afternoon. Preliminarily, I called you because I had not received any response to the subpoena or my emails dated December 20 and 24, 2013 regarding your deposition and document production, which was scheduled to take place on December 30, 2013.

I asked you whether you had retained an attorney in connection with this matter. You indicated that you had not yet done so, but that you may be retaining one. If you do retain an attorney, please provide me with the attorney's contact information so that I can communicate directly with him or her.

I asked if you planned on appearing for the document production and deposition in Madison on Monday, December 30, 2013 pursuant to the subpoena. You stated that you would not appear because the date did not work for you, but that you would get back to me regarding alternative dates. I told you that I was planning on driving to Madison for the deposition, but that I did not want to do so if you were not going to be present. You reiterated that you would not be present because the date did not work for you. I then informed you that I would be canceling the court reporting agency for December 30.

You stated that you would look at your calendar and give me some alternative dates for your deposition. I stated that plaintiffs have a brief regarding final approval due on Wednesday, January 8, 2014, and that

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I would need to take your deposition before that date. You reiterated that you would look at your calendar and provide me with some proposed dates.

I also asked whether you planned on producing the documents called for in the subpoena, and you indicated that you would. We tabled the logistics for when and how you would do so. I did indicate that if I received the documents in advance of your deposition date, it may help the deposition move more quickly.

I look forward to hearing from you or, if you retain an attorney, your attorney, regarding dates for your deposition. To allow us both time to schedule, I would ask that you provide me with dates by the end of the day tomorrow, December 27, 2013. Email would be best.

If you have any questions or if you would like to discuss this matter, please do not hesitate to call me on my cell phone at (773) 562-8669 or email me at afata@caffertyclobes.com.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



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From: Anthony Fata

Sent: Tuesday, December 24, 2013 1:01 PM

To: michael@mickeycasey.com

Subject: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

By Email Only

Michael Casey 4957 Black Oak Drive Madison, WI 53711

Email: michael@mickeycasey.com

Dear Mr. Casey:

If you are represented by counsel, please have them contact me as soon as possible or let me know how to contact them. I am following up on my December 20, 2013 email and in connection with the subpoena requiring your production of documents and appearance at a deposition on Monday, December 30, 2013 in Madison, Wisconsin. As I stated in my prior email, we are willing to proceed with the production of documents and the deposition on a date that is more convenient for you, as long as it allows us to meet the Court's deadlines. Because I have not heard from your counsel or you, I am planning on cutting a family visit short and traveling to Madison on December 30, 2013 for the document production and deposition. The courtesy of a response would be appreciated. But if I do not hear from you, I will plan on seeing you as noticed in the subpoena, at 9:00 a.m. on Monday, December 30, 2013 at Gramann Reporting Ltd., 14 W. Mifflin St. #311, Madison, WI 53703.

Very Truly Yours,

Anthony F. Fata Cafferty Clobes Meriwether & Sprengel LLP 30 N. LaSalle, Suite 3200 Chicago, Illinois 60602 Office: (312) 782-4880 Mobile: (773) 562-8669

Email: afata@caffertyclobes.com

From: Anthony Fata

Sent: Friday, December 20, 2013 5:12 PM

To: michael@mickeycasey.com

Subject: In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610

By Email Only

Michael Casey 4957 Black Oak Drive Madison, WI 53711

Email: michael@mickeycasey.com

Dear Mr. Casey:

I write in connection with your objection to the settlement in the lawsuit titled, In re: Apple iPhone/iPod Warranty Litigation, Case No. 10-01610, pending in the Northern District of California. I am one of the attorneys representing the plaintiffs and the Class. Pursuant to your request, I am contacting you at the email address provided in your objection. If you are represented by an attorney in this matter, please have your attorney contact me as soon as possible at either (312) 782-4880 or afata@caffertyclobes.com. Alternatively, please provide me with your attorney's name and telephone number as soon as possible so that I can contact him or her.

Although you indicated in your objection that you intend to find a lawyer to represent you at the fairness hearing, we have not been contacted by an attorney representing you, and we have not been served with any notice that an attorney is representing you. Accordingly, we issued a subpoena to the address listed in your objection. It is my understanding that the subpoena was served on you on December 18, 2013. Copies of the subpoena and the process server's affidavit of service are attached.

I need to schedule the timing of your production of documents, as well as the date and time of your deposition as soon as possible. Your timely response to the document requests attached to the subpoena and your timely appearance at a deposition are necessary for the parties to meet Court deadlines relating to the hearing on the settlement.

If we do not hear from you, we will proceed with the receipt of your documents as well as your deposition at the date and time specified in the subpoena: Monday, December 30, 2013 at 9:00 a.m. at Gramann Reporting Ltd., 14 W. Mifflin St. #311, Madison, WI 53703. We are willing to proceed with the production of documents and the deposition on a date that is more convenient for you, as long as it allows us to meet the Court's deadlines.

Accordingly, please contact me, or have your attorney contact me, as soon as possible. Again, you can reach me at (312) 782-4880 or afata@caffertyclobes.com.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



Anthony Fata

From: Sent: Dina E. Micheletti [dem@fazmiclaw.com] Wednesday, January 08, 2014 12:11 AM

To:

michael@mickeycasey.com

Cc: Subject: Anthony Fata; Jeffrey L. Fazio; Steven A. Schwartz In re Apple iPhone/iPod Warranty Litig., No. 10-CV-01610

Attachments:

MTC Objector Casey Depo with Ex. A.pdf

Dear Mr. Casey,

Please see the attached motion to compel, which Plaintiffs filed today. If you have retained counsel, please provide us with his or her contact information, so we may provide your lawyer with a copy of the letter brief.

Regards,

Dina E. Micheletti Fazio | Micheletti LLP 2410 Camino Ramon, Suite 315 San Ramon, CA 94583 T; 925.543.2555 F: 925.369.0344

Case3:10-cv-01610-RS Document122 Filed01/07/14 Page1 of 1

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

IN RE APPLE IPHONE/IPOD WARRANTY LITIGATION

No. C-10-01610 RS (DMR)

NOTICE AND ORDER SETTING HEARING ON JOINT DISCOVERY LETTER

TO ALL PARTIES AND COUNSEL OF RECORD:

The court is in receipt of the parties' joint letters regarding their discovery disputes. [Docket Nos. 120, 121.]. You are hereby notified that a hearing regarding the disputes is set for **January 13**, **2014 at 2:00 p.m.** at the U.S. District Court, 1301 Clay Street, Oakland, California 94612. For courtroom number and floor information, please check the Court's on-line calendar at http://www.cand.uscourts.gov (click "Calendars - Judges' Weekly Calendars" link, then select Judge Ryu's calendar).

IT IS SO ORDERED.

Dated: January 7, 2014



Case3:10-cv-01610-RS Document125 Filed01/08/14 Page1 of 3 Jeffrey L. Fazio (146043) (jlf@fazmiclaw.com) 1 Dina E. Micheletti (184141) (dem@fazmiclaw.com) 2 FAZIO | MICHELETTI LLP 2410 Camino Ramon, Suite 315 San Ramon, CA 94583 3 T: 925-543-2555 F: 925-369-0344 4 Steven A. Schwartz (pro hac vice) (sas@chimicles.com) Timothy N. Mathews (pro hac vice) (tnm@chimicles.com) CHIMICLES & TIKELLIS LLP 6 361 W. Lancaster Avenue 7 Haverford, PA 19041 T: 610-642-8500 F: 610-649-3633 8 Co-Lead Class Counsel 9 10 Anthony F. Fata (pro hac vice) CAFFERTY CLOBES MERIWETHER 11 & SPRENGEL LLP 30 N. LaSalle, Suite 3200 Chicago, IL 60602 12 T: 312-782-4880 F: 312-782-4485 13 14 State Plaintiffs Liaison Counsel (Additional Counsel Listed on Signature Page) 15 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 IN RE APPLE iPHONE/iPOD No. 10-CV-01610 19 WARRANTY LITIGATION PROOF OF SERVICE 20 This Document Relates to All Actions 21 22 23 24 25 26 27 28

:@ss&:1D4eV60B6H.006780/2Ddc4;rtte:n\$14tD9l51F.iDdcBthl24/246, Pagge9D6obf1578

Case3:10-cv-01610-RS Document125 Filed01/08/14 Page2 of 3

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PROOF OF SERVICE

I, the undersigned, hereby declare under penalty of perjury that the following is true and correct:

I am a citizen of the United States; am over the age of 18 years; am employed by THE KRALOWEC LAW GROUP, located at 188 The Embarcadero, Suite 800, San Francisco, California 94105, whose members are members of the State Bar of California and at least one of whose members is a member of the Bar of each Federal District Court within California; am not a party to the within action; and that I caused to be served a true and correct copy of the following documents in the manner indicated below:

- NOTICE AND ORDER SETTING HEARING ON DISCOVERY LETTER 1. (Dock. No. 124);
- DISCOVERY LETTER BRIEF RE CASEY SUBPOENA (Dock. No. 123); 2.
- NOTICE OF REFERENCE; ORDER DENYING MOTION TO QUASH 3. WITHOUT PREJUDICE; ORDER RE DISCOVERY PROCEDURES (Dock. No. 116); and
- PROOF OF SERVICE. 4.
- By Express Mail: I placed a true copy of each document listed above in a sealed envelope addressed to each person listed below on this date and affixed a pre-paid air bill, and caused the envelope to be delivered to an express service carrier for overnight delivery.

Michael Casey 4957 Black Oak Drive Madison, WI 53711

Objector

Cass8:104e1/600841.067.20/201c4;rften9114109151Filede1h/24/246, Pagge928o6f1.57

Case3:10-cv-01610-RS Document125 Filed01/08/14 Page3 of 3 Executed this 8th day of January, 2014 in San Francisco, California. Gary M. Gray In re Apple iPhone/iPod Warranty Litigation, Case No. CV-01610-RS Proof of Service

Anthony Fata

From: Sent: Dina E. Micheletti [dem@fazmiclaw.com] Monday, January 13, 2014 8:18 PM Mick Casev B2B; Michael Casev

To: Cc: Subject:

Anthony Fata; Jeffrey L. Fazio; Steven A. Schwartz Re: Apple Warranty Discovery Motion response

Attachments:

magistrate Judge Ryu order granting motions to compel kessinger and Casey.pdf

Dear Mr. Casey,

Magistrate Judge Ryu has directed us to serve you with a copy of the attached order granting Plaintiffs' motion to compel you to sit for deposition in Wisconsin for four hours, and to produce the documents listed in the subpoena Plaintiffs initially served on December 20, 2013.

Pursuant to Her Honor's Order, your deposition must take place no later than January 20, thus you need to tell us immediately when you are available. You must also produce all documents responsive to the subpoena no later than 5:00 p.in. the day before your deposition. If doing so would be more convenient for you, you may produce copies of your documents electronically (via e-mail) to Anthony Fata at AFata@CaffertyClobes.com. If you would prefer to produce paper copies, you may send your documents directly to Mr. Fata at Cafferty Clobes Meriwether & Sprengel, at 30 North La Salle Street, Suite 3200, Chicago, IL 60602. If you elect to produce copies, we will reimburse you for reasonable, out-of-pocket copying expenses. Alternatively, we can send a messenger to retrieve the original documents from your home or office, take them to be copied, and return them to you. The choice is yours, however, that choice must be made quickly, as we are running out of time.

Because Mr. Fata will be deposing you, please contact him directly to discuss deposition dates and document-production logistics.

If you have any questions about the Magistrate's order, you may contact me or Mr. Fata.

If you would prefer that we communicate with you through your counsel, you will have to identify him or her.

Dina E. Micheletti
Fazio | Micheletti LLP
2410 Camino Ramon, Suite 315
San Ramon, CA 94583
T: 925.543.2555
F: 925.369.0344

On Jan 13, 2014, at 2:23 PM, Mick Casey B2B wrote:

Dear Judge Ryu,

Enclosed is my response to the captioned Discovery Motion.

Sincerely,

Michael Casev

Michael (Mick) Casey 4957 Black Oak Drive Madison WI 53711 michael@mickeycasey.com

<Response to Motion Letter for Monday Jan 13 2pm.pdf>

Anthony Fata

From:

Anthony Fata

Sent: To: Tuesday, January 14, 2014 5:25 PM

'Michael Casey'

Subject:

Apple iPhone iPod Touch Settlement

By Email

Dear Mr. Casey:

If you have retained counsel, please forward this email to them.

Yesterday, my colleague Dina Micheletti, provided you with notice of Magistrate Judge Ryu's Order requiring you to appear for deposition and produce documents pursuant to the Subpoena. Ms. Micheletti also asked you to contact me regarding scheduling your deposition. It is now almost the close of business. As of this email, I have not heard from you.

Because we are obligated to comply with the Court's Order, and because I need to plan as well as to coordinate with the Court Reporter and its office, I will plan on your deposition and document production taking place as follows:

Your Deposition

Start Time: 10:00 a.m. on Friday, January 17, 2014.

Location: Gramann Reporting, Ltd., 14 W. Mifflin St. #311, Madison, Wisconsin 53703.

Your Document Production

Deadline: 5:00 p.m. on Thursday, January 16, 2014.

Please see Ms. Micheletti's January 13, 2014 email to you concerning different production options to reduce/eliminate any burden on you.

To mitigate any inconvenience for you, I selected the last possible day for your deposition that is consistent with the Court's order (besides weekend days and Monday, January 20, 2014, which is the Martin Luther King Holiday). If Friday at 10:00 a.m. does not work, and there is another date/time that works for you (including this Thursday (Jan. 16th), Friday (Jan. 17th), Saturday (Jan. 18th), Sunday (Jan. 19th) or Monday (Jan. 20th), please contact me at your earliest convenience. I will do my best to accommodate and schedule a Court Reporting facility for the deposition.

As you are aware, however, I do have to plan in advance because I am traveling from Chicago and have a variety of professional and personal commitments over the next several days. Also, I need to schedule with the Court Reporter. Accordingly, if I do not hear from you by 5:00 p.m. (Wednesday, January 15, 2014), I will be unable to change my schedule and will travel to Madison for your deposition on Friday, January 17, 2014.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



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Anthony Fata

From: Anthony Fata

Sent: Wednesday, January 15, 2014 5:14 PM

To: 'Michael Casey'

Subject: Apple iPhone iPod Touch Settlement

Attachments: Casey_Receipt.pdf; Casey_Service Record .pdf

By Email

Dear Mr. Casey:

I write in connection with your document production and deposition, which were ordered by Judge Ryu. Please forward this correspondence and the enclosed documents to your attorney, if you have retained one. I have not heard from any attorney representing you, you have not provided me with an attorney's contact information, and I assume that you continue to represent yourself.

You are not a Class Member

The documents attached to this email indicate that you are not a Class member. To be a Class member, Apple had to deny warranty coverage for your iPod touch because Apple stated it was damaged by liquid. Apple and the Claims Administrator (KCC) have investigated your claim. According to the attached Apple records, Jill Casey visited the Apple store at the West Towne Mall in Madison, Wisconsin on March 31 and April 1, 2009 concerning the device bearing the same serial number as the device for which you submitted a claim. On April 1, 2009, Apple replaced that device free of charge pursuant to warranty coverage. Accordingly, warranty coverage was not denied and you are not a class member. I intend to address the enclosed documents during your deposition. While I do not anticipate any legitimate explanation for this discrepancy between your claim (that you were denied warranty coverage) and the enclosed documents (indicating that you were not denied warranty coverage), if there is one, please let me know as soon as possible. It may save us some time during your deposition.

Please Withdraw Your Objection

Because you are not a class member, please consider promptly filing with the Court a letter withdrawing your objection and serving me with a copy of the withdrawal letter. By way of example, another objector (Mr. Martino) learned that he was not a class member, promptly withdrew his objection, and was not required to produce documents or sit for a deposition. Likewise, if you withdraw your objection, I see no need for you to produce documents tomorrow or to appear for a deposition on Friday.

Your Deposition and Document Production

In the meantime, I will assume that you intend to proceed with your objection, and I therefore must proceed with discovery. You have failed to respond to my colleague's (Ms. Micheletti) email on January 13, 2014 enclosing Judge Ryu's Order or my email on January 14, 2014 informing you that I needed to schedule your document production and deposition, and that, if you wished to proceed on a different date or time than that stated in my email, to let me know no later than 5:00 p.m. today. It is now past 5:00 p.m. and you have not communicated with me or proposed a different date or time for your deposition. Because I have blocked out Thursday night to review your documents and Friday for your deposition, I had to move other professional and personal obligations, and I have scheduled the court reporter and room with Gramann Reporting for this Friday. Simply put, the date and time of your deposition can no longer be moved. Accordingly, unless your objection is withdrawn, I will look forward to receiving your documents by 5:00 p.m. tomorrow, Thursday,

January 16, 2014 and to meeting you for your deposition at 10:00 a.m. on Friday, January 17, 2014 at Gramann Reporting, 14 West Mifflin Street, Suite 311, Madison, WI 53703.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



From: Anthony Fata

Sent: Tuesday, January 14, 2014 5:25 PM

To: 'Michael Casey'

Subject: Apple iPhone iPod Touch Settlement

By Email

Dear Mr. Casey:

If you have retained counsel, please forward this email to them.

Yesterday, my colleague Dina Micheletti, provided you with notice of Magistrate Judge Ryu's Order requiring you to appear for deposition and produce documents pursuant to the Subpoena. Ms. Micheletti also asked you to contact me regarding scheduling your deposition. It is now almost the close of business. As of this email, I have not heard from you.

Because we are obligated to comply with the Court's Order, and because I need to plan as well as to coordinate with the Court Reporter and its office, I will plan on your deposition and document production taking place as follows:

Your Deposition

Start Time: 10:00 a.m. on Friday, January 17, 2014.

Location: Gramann Reporting, Ltd., 14 W. Mifflin St. #311, Madison, Wisconsin 53703.

Your Document Production

Deadline: 5:00 p.m. on Thursday, January 16, 2014.

Please see Ms. Micheletti's January 13, 2014 email to you concerning different production options to reduce/eliminate any burden on you.

To mitigate any inconvenience for you, I selected the last possible day for your deposition that is consistent with the Court's order (besides weekend days and Monday, January 20, 2014, which is the Martin Luther King Holiday). If Friday at 10:00 a.m. does not work, and there is another date/time that works for you (including this

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Thursday (Jan. 16th), Friday (Jan. 17th), Saturday (Jan. 18th), Sunday (Jan. 19th) or Monday (Jan. 20th), please contact me at your earliest convenience. I will do my best to accommodate and schedule a Court Reporting facility for the deposition.

As you are aware, however, I do have to plan in advance because I am traveling from Chicago and have a variety of professional and personal commitments over the next several days. Also, I need to schedule with the Court Reporter. Accordingly, if I do not hear from you by 5:00 p.m. (Wednesday, January 15, 2014), I will be unable to change my schedule and will travel to Madison for your deposition on Friday, January 17, 2014.

Very Truly Yours,

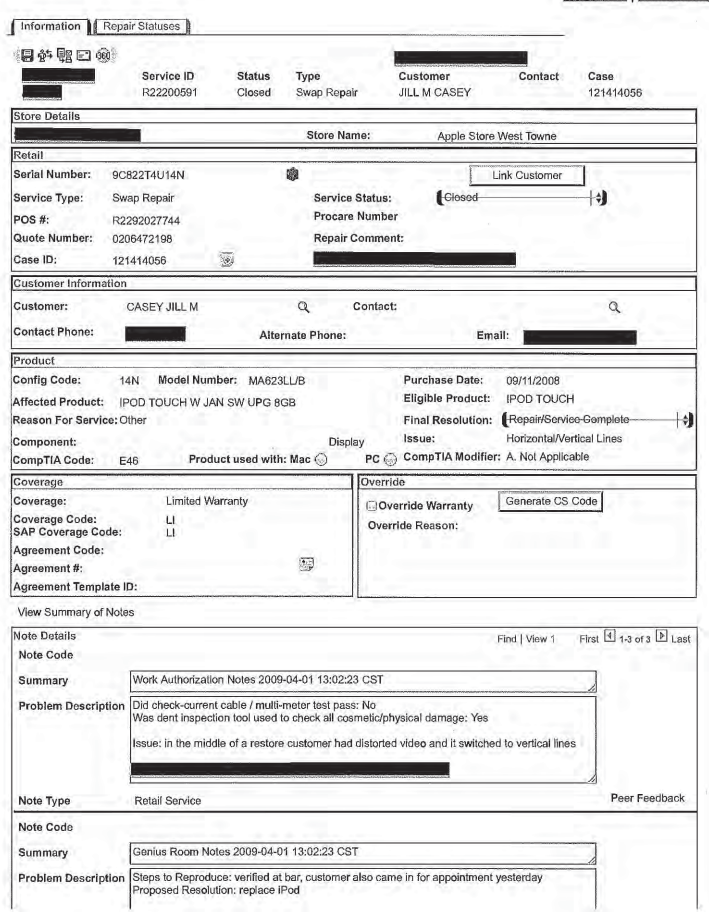
Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



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Date Created: O4/01/09 11:02AM PDT By: Date Modified: O4/01/09 11:02AM PDT By: Note Code Summary Trigger Notes 2009-04-01 13:02:23 CST Problem Description CONFIGURATION Plad Tour Windows XP PROBING & TROUBLESHOOTING Ran Behavior Scan: Customer Declined Note Type Retail Service Date Created: O4/01/09 11:02AM PDT By: Date Modified: O4/01/09 11:02AM PDT By: Estimated Parts Details Part Number Description Part Number Description Add Parts Details Print Label Check Coverage On-Hand Stock Availability Print Final RepairConfirmation 2006472198 Total Amount: 0.00 Print Final RepairConfirmation Language Code English	*	J. Competitive and Associate State S		ensku kilima koj znazajni rezimiranci y povideni.	
Date Modified: O4/01/03 11:02AM PDT By: Note Code Summary Trigger Notes 2009-04-01 13:02:23 CST Problem Description CONFIGURATION Plot Touch SW Version: Windows XP PROBING & TROUBLESHOOTING Ran Behavior Scan: Customer Declined Note Type Refail Service Peculined Note Type Refail Service Part Used Summary Customer Declined Part Sused Summary Customer Declined Part Used Summary Customer Declined Part Used Summary Customer Declined Part Used Summary Customer Declined Part Number Decline Print Decline Print Label S61-1691 Pod touch (January 2008 Software Upgrade), 8GB-US/CAN Limited Warranty Add Parts Details Check Coverage On - Hand Stock Availability Total Amount: 0.00 Print Final RepairConfirmation Sucte Number: 0206472198 Total Amount: 0.00 Print Final RepairConfirmation Language Code English SAP Information Language Code English Declaration Details Details Declaration By: Language Code English Declaration Declaration By: Language Code English By: Langu	Note Type	Retail Service			Peer Feedback
Note Code Summary Trigger Notes 2009-04-01 13:02:23 CST Problem Description CONFIGURATION Platform: Windows XP PROBING & TROUBLESHOOTING Ran Behavior Scan: Customer Declined Note Type Refail Service Peer Feedback Date Created: 04/01/09 11:02AM PDT By: Date Modified: 04/01/09 11:02AM PDT By: Parts Used Summary Customize Find M First 1 or 1 1 Last Estimated Parts Details Peer Feedback Add Parts Details Pod touch (January 2008 Software Upgrade), 8GB-US/CAN Limited Warranty Add Parts Details Check Coverage On - Hand Stock Availability Total Amount: 0.00 Print Final RepairConfirmation Quote Number: 0206472198 On - Hand Stock Availability Total Amount: 0.00 Print Final RepairConfirmation Quote Number: 0206472198 On - Hand Stock Availability Parts Used Coverage On - H	Date Created: 04	1/01/09 11:02AM PDT	By:		
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DUPLICATE RECEIPT

Date

April 01, 2009 01:11 PM

Apple Store, West Towne

18 West Towne Mall Madison, WI 53719 westtowoe@apple.com 608,827,9840

www.apple.com/retail/westtowne

Receipt ID

* R 2 2 9 2 0 2 7 7 4 4 *

Repair ID

R22200591

Product Description	Return Date	Support Contact	Qty	Unit Price	Total
IPOD TOUCH(EARLY 2008),8GB - Part Number 661-4691	No Returns	APPLECARE SUPPORT 1-800- APL-CARE	1	\$ 0.00	\$ 0.00

\$ 0.00
\$ 0.00

Anthony Fata

From:

Anthony Fata

Sent:

Thursday, January 16, 2014 5:22 PM

To:

'Michael Casey'

Subject:

Apple iPhone iPod Touch Settlement

Attachments:

AIW_MichaelCasey_SummaryOfClaimAndData.pdf; ONeil Declaration.pdf

By Email

Dear Mr. Casey:

Please forward this correspondence and the enclosed documents to your attorney, if you have retained one. I have not heard from any attorney representing you, you have not provided me with an attorney's contact information, and I assume that you continue to represent yourself.

Your deposition will commence at 10:00 a.m. tomorrow (Friday, January 17, 2014) at the previously-stated location (Gramann Reporting, 14 West Mifflin Street, Suite 311, Madison, WI 53703). To reiterate my email yesterday, the time has passed for you to attempt to reschedule the deposition. I will address your failure to produce documents at your deposition tomorrow.

I am attaching a copy of a document that the Settlement Administrator, KCC, provided to me today. I am also attaching a copy of the Declaration of an Apple employee, Tim O'Neil. I intend to introduce these documents at your deposition. They constitute further proof that you are not a class member. You have not disputed the facts indicating that you are not a class member. If you do not appear for your deposition tomorrow, I will assume that you have decided to abandon your objection.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



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From: Anthony Fata

Sent: Wednesday, January 15, 2014 5:14 PM

To: 'Michael Casey'

Subject: Apple iPhone iPod Touch Settlement

By Email

Dear Mr. Casey:

I write in connection with your document production and deposition, which were ordered by Judge Ryu. Please forward this correspondence and the enclosed documents to your attorney, if you have retained one. I have not heard from any attorney representing you, you have not provided me with an attorney's contact information, and I assume that you continue to represent yourself.

You are not a Class Member

The documents attached to this email indicate that you are not a Class member. To be a Class member, Apple had to deny warranty coverage for your iPod touch because Apple stated it was damaged by liquid. Apple and the Claims Administrator (KCC) have investigated your claim. According to the attached Apple records, Jill Casey visited the Apple store at the West Towne Mall in Madison, Wisconsin on March 31 and April 1, 2009 concerning the device bearing the same serial number as the device for which you submitted a claim. On April 1, 2009, Apple replaced that device free of charge pursuant to warranty coverage. Accordingly, warranty coverage was not denied and you are not a class member. I intend to address the enclosed documents during your deposition. While I do not anticipate any legitimate explanation for this discrepancy between your claim (that you were denied warranty coverage) and the enclosed documents (indicating that you were not denied warranty coverage), if there is one, please let me know as soon as possible. It may save us some time during your deposition.

Please Withdraw Your Objection

Because you are not a class member, please consider promptly filing with the Court a letter withdrawing your objection and serving me with a copy of the withdrawal letter. By way of example, another objector (Mr. Martino) learned that he was not a class member, promptly withdrew his objection, and was not required to produce documents or sit for a deposition. Likewise, if you withdraw your objection, I see no need for you to produce documents tomorrow or to appear for a deposition on Friday.

Your Deposition and Document Production

In the meantime, I will assume that you intend to proceed with your objection, and I therefore must proceed with discovery. You have failed to respond to my colleague's (Ms. Micheletti) email on January 13, 2014 enclosing Judge Ryu's Order or my email on January 14, 2014 informing you that I needed to schedule your document production and deposition, and that, if you wished to proceed on a different date or time than that stated in my email, to let me know no later than 5:00 p.m. today. It is now past 5:00 p.m. and you have not communicated with me or proposed a different date or time for your deposition. Because I have blocked out Thursday night to review your documents and Friday for your deposition, I had to move other professional and personal obligations, and I have scheduled the court reporter and room with Gramann Reporting for this Friday. Simply put, the date and time of your deposition can no longer be moved. Accordingly, unless your objection is withdrawn, I will look forward to receiving your documents by 5:00 p.m. tomorrow, Thursday, January 16, 2014 and to meeting you for your deposition at 10:00 a.m. on Friday, January 17, 2014 at Gramann Reporting, 14 West Mifflin Street, Suite 311, Madison, WI 53703.

92

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

www.caffertyclobes.com



From: Anthony Fata

Sent: Tuesday, January 14, 2014 5:25 PM

To: 'Michael Casey'

Subject: Apple iPhone iPod Touch Settlement

By Email

Dear Mr. Casey:

If you have retained counsel, please forward this email to them.

Yesterday, my colleague Dina Micheletti, provided you with notice of Magistrate Judge Ryu's Order requiring you to appear for deposition and produce documents pursuant to the Subpoena. Ms. Micheletti also asked you to contact me regarding scheduling your deposition. It is now almost the close of business. As of this email, I have not heard from you.

Because we are obligated to comply with the Court's Order, and because I need to plan as well as to coordinate with the Court Reporter and its office, I will plan on your deposition and document production taking place as follows:

Your Deposition

Start Time: 10:00 a.m. on Friday, January 17, 2014.

Location: Gramann Reporting, Ltd., 14 W. Mifflin St. #311, Madison, Wisconsin 53703.

Your Document Production

Deadline: 5:00 p.m. on Thursday, January 16, 2014.

Please see Ms. Micheletti's January 13, 2014 email to you concerning different production options to reduce/eliminate any burden on you.

To mitigate any inconvenience for you, I selected the last possible day for your deposition that is consistent with the Court's order (besides weekend days and Monday, January 20, 2014, which is the Martin Luther King Holiday). If Friday at 10:00 a.m. does not work, and there is another date/time that works for you (including this Thursday (Jan. 16th), Friday (Jan. 17th), Saturday (Jan. 18th), Sunday (Jan.

Casase10-4:1-60.84,09R/20/201:4;n1Pnt9.144945.F;iIPkt0Et/124/:124-6,FRage4.23B off 553

19th) or Monday (Jan. 20th), please contact me at your earliest convenience. I will do my best to accommodate and schedule a Court Reporting facility for the deposition.

As you are aware, however, I do have to plan in advance because I am traveling from Chicago and have a variety of professional and personal commitments over the next several days. Also, I need to schedule with the Court Reporter. Accordingly, if I do not hear from you by 5:00 p.m. (Wednesday, January 15, 2014), I will be unable to change my schedule and will travel to Madison for your deposition on Friday, January 17, 2014.

Very Truly Yours,

Anthony F. Fata
Cafferty Clobes Meriwether & Sprengel LLP
30 N. LaSalle, Suite 3200
Chicago, IL 60602
p 312.782.4880
f 312.782.4485
m 773.562.8669

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EXHIBIT 28

Scheduled Deposition of Michael A. Casey - January 17, 2014

	UNITED STATES DISTRICT COURT
	NORTHERN DISTRICT OF CALIFORNIA
	APPLE IPHONE/IPOD TY LITIGATION,
This D	ocument Relates To:
All Ac	Case No. CV-10-01610 tions
	Scheduled Deposition of MICHAEL A. CASEY Friday, January 17th, 2014 10:40 a.m.
	at
	MADISON VIDEOCONFERENCE 14 West Mifflin Street Madison, Wisconsin
	to the world with the first the first to the first the state of the first th
	annian.
	Reported by Sandra K. Nelson, RPR



7	
1	Scheduled Deposition of MICHAEL A.
2	CASEY, a witness in the above-entitled action,
3	was to be taken at the instance of the
4	Plaintiffs, pursuant to the Federal Rules of
5	Civil Procedure, pursuant to Subpoena/Notice,
6	before Sandra K. Nelson, RPR and Notary Public,
7	State of Wisconsin, at MADISON VIDEOCONFERENCE,
8	14 West Mifflin Street, Suite 311, Madison,
9	Wisconsin, 53703, on the 17th day of January, 2014
10	commencing at 10:40 a.m. and concluding at
11	12:07 p.m.
12	
13	APPEARANCES:
14	
15	CAFFERTY CLOBES, by Mr. Anthony F. Fata
16	30 North LaSalle, Suite 3200 Chicago, Illinois 60602
17	Appeared on behalf of Plaintiffs.
18	
19	
20	
21	
22	
23	
24	
25	



Scheduled Deposition of Michael A. Casey - January 17, 2014

EXH	IBI'	r NO. PAGE ID	ENTIFIE
	-1		
No.		Class notice	5
		Claim form instructions	5
No.		Casey claim information	6
No.		Mr. Casey's objection and envelope	6
No.		Subpoena for Mr. Casey, etc.	6
		Proof of service of the subpoena	7
No.	. 7	12/20/13 email from Atty. Fata to Mr. Casey	7
No.	8	12/24/13 email from Atty. Fata to Mr.	7
		Casey	
No.	9	12/26/13 email from Atty. Fata to Mr.	7
		Casey	
No.	10	12/30/13 email from Atty. Fata to Mr.	8
		Casey	
No.	11	12/31/13 email to Atty. Fata from Mr.	8
		Casey	
No.	12	1/2/14 email from Atty. Fata to Mr.	8
		Casey	
No.	13		9
		Certified mail receipt for Notice of	9
		Deposition	
No.	15		9
		Casey	
No.	16	1/8/14 email from Atty. Micheletti to	10
		Mr. Casey	
No.	17	1/7/14 order for hearing on motion to	10
37,5		compel	-
No.	18	1/8/14 proof of service, etc.	10
No.			11
2.50		letters	
No.	20	1/13/14 letter from Ms. Micheletti to	11
		Mr. Casey	
No.	21	Mr. Casey's letter, Docket entry 129	11
No.			12
1,0.		Casey	14
No.	23	1/15/14 email from Atty. Fata to Mr.	12
TAO.	20	Casey	14
No.	21		1.2
MO.	24	1/15/14, 12:57 p.m. email from Atty.	12
ΝTα	2 =	Fata to Mr. Casey	10
		Declaration of Tim O'Neil, etc.	13
NO.	Z b	1/16/14, 5:22 p.m. email from Atty.	13
		Fata to Mr. Casey	

TRANSCRIPT OF PROCEEDINGS

MR. FATA: Good morning. My name is Anthony Fata. I am one of the class counsel in the Apple iPhone/iPod Touch litigation, as well as the court-appointed state plaintiffs' liaison counsel.

The time is now 10:40. I'm here pursuant to a subpoena issued pursuant to a Rule 45, as well as a deposition notice pursuant to Rule 30, as well as the Court's order compelling Mr. Michael Casey, an objector to the class action settlement, to appear for deposition.

I corresponded or sent emails to Mr. Casey, as did my co-counsel, repeatedly this week trying to schedule the deposition and advising him that we would plan on Friday, ten a.m., if we didn't hear from him, but to let us know if there was a different date or time that worked better for him.

We did not hear from him, and to be sure, I drove up from Chicago this morning to see if Mr. Casey would appear, since we had not heard from him either stating that he would not appear or confirming that he would appear or asking for a different date.

1	I waited in the front foyer of
2	this building for 30 minutes, from approximately
3	ten to 10:30, and nobody looking for an office or
4	suite showed up. So in the event Mr. Casey shows
5	up, we're going to pre-mark exhibits that I will
6	introduce at his deposition to save time in the
7	event that he shows up.
8	The first exhibit that I am
9	handing to the court reporter is the detailed
10	class notice, which I printed from the settlement
11	website in this case, and we will mark this
12	Exhibit 1.
13	(Exhibit 1 was marked for
14	identification.)
15	The next document I'm handing the
16	court reporter is the detailed class notice,
17	which I've also printed from the settlement
18	website my apologies, it's the claim form
19	instructions, which I printed from the settlement
20	website, and we'll mark this Exhibit 2.
21	(Exhibit 2 was marked for
22	identification.)
23	The next exhibit that I'm handing
24	Sandy is the Casey claim information that we
25	received from KCC, the settlement administrator

1	
1	in this case, and we'll mark this Exhibit 3.
2	(Exhibit 3 was marked for
3	identification.)
4	The next exhibit that we are marking is
5	Mr. Casey's objection and envelope which were
6	printed from the ECF file in this case, Document
7	No. 112. This document bears a file stamp of
8	December 11, 2013.
9	And while the beginning of it
10	states that Mr. Casey has attached a copy of his
11	claim form to this, there is no claim form
12	attached in the court file, and we will mark this
13	Exhibit 4. Thank you.
14	(Exhibit 4 was marked for
15	identification.)
16	The next exhibit is the subpoena
17	that we issued upon Mr. Casey in this case on
18	December 17th, 2013. It also has attached to it
19	as Attachment A a document rider, and we will
20	mark this Exhibit 5, please. Thank you.
21	(Exhibit 5 was marked for
22	identification.)
23	The next document we'll mark as an
24	exhibit is the proof of service of the subpoena
25	on Mr. Casey, signed by a process server named

Scheduled Deposition of Michael A. Casey - January 17, 2014

1	Mr. Josh Curry, C-U-R-R-Y, and it has the service
2	date of 12/18/2013. And we'll mark this Exhibit
3	6, please. Thank you.
4	(Exhibit 6 was marked for
5	identification.)
6	Next I am handing Sandy a copy of
7	my December 20, 2013 email to Mr. Casey at the
8	email address provided on his objection,
9	michael@mickeycasey.com. And this email, as I
10	mentioned, was dated December 20, 2013, with a
11	time of 5:13 p.m. And we will mark this Exhibit
12	7. Thank you.
13	(Exhibit 7 was marked for
14	identification.)
15	Next, I'm handing Sandy a December
16	24, 2013 1:01 p.m. email from me to Mr. Casey,
17	and we can mark this Exhibit 8. Thank you.
18	(Exhibit 8 was marked for
19	identification.)
20	Next I am handing Sandy a copy of
21	my December 26, 2013, 3:52 p.m. email to
22	Mr. Casey, and we can mark this Exhibit 9. Thank
23	you.
24	(Exhibit 9 was marked for
25	identification.)

1	Next, I am handing Sandy a copy of
2	my December 30, 2013, 8:31 p.m. email to
3	Mr. Casey, and please mark this as Exhibit 10.
4	Thank you.
5	(Exhibit 10 was marked for
6	identification.)
7	Next, I'm handing Sandy a copy of
8	Mr. Casey's December 31, 2013, 11:18 a.m. email
9	to me. And please mark this Exhibit 11. Thank
10	you.
11	(Exhibit 11 was marked for
12	identification.)
1.3	Next, I'm handing a copy of my
14	January 2, 2014, 11:22 a.m. email to Mr. Casey.
15	Please mark this Exhibit 12. Thank you.
16	(Exhibit 12 was marked for
17	identification.)
18	Next, I'm handing Sandy a Notice
19	of Deposition dated January 2nd, 2014 with the
20	certificate of service for January 3rd, 2014,
21	together with the attached subpoena previously
22	served on Mr. Casey, as well as the document
23	rider attached to that subpoena, and we will mark
24	this, please, Exhibit 13. Thank you.
25	(Exhibit 13 was marked for

1	identification.)
2	Next, I'm handing Sandy a copy of
3	a certified mail receipt for the Notice of
4	Deposition that had the subpoena and affidavit
5	I'm sorry the subpoena and document rider
6	attached to it. The certified mail receipt was
7	signed by a Jill Casey.
8	Please mark this Exhibit 14. I
9	should mention it appears this certified mail
10	receipt was signed by Jill Casey on January 6th,
11	2014.
12	(Exhibit 14 was marked for
13	identification.)
14	I'm handing Sandy a copy of my
15	January 6, 2014, nine p.m. email to Mr. Casey.
16	Please mark this Exhibit 15.
17	(Exhibit 15 was marked for
18	identification.)
19	I'm handing Sandy a copy of my
20	co-counsel, Dine E. Micheletti, an email from her
21	to Mr. Casey, dated January 8, 2014, 12:11 a.m.
22	Please mark this Exhibit 16. And Exhibit 16
23	contains only the email, not the motion to compel
24	that was attached to the email marked Exhibit 16.
25	(Exhibit 16 was marked for

1	identification.)
2	Next, Sandy, is a January 8, 2014,
3	order from the Court setting the hearing on the
4	motion to compel Mr. Casey to produce documents
5	and appear for deposition, and I'm sorry
6	that order is dated January 7, 2014. Please mark
7	that Exhibit 17. Thank you.
8	(Exhibit 17 was marked for
9	identification.)
10	Next, I have a January 8, 2014
11	proof of service with respect to the notice of
12	order notice and order setting hearing on
13	discovery letter, Document 124, discovery letter
14	brief for a Casey subpoena, Document No. 123,
15	notice of reference order denying motion to quash
16	without prejudice, order regarding discovery
17	procedures, Document No. 116, and proof of
18	service.
19	This proof of service indicates
20	that the forgoing were served on Mr. Casey by
21	express mail, and this document was executed
22	January 8, 2014. This proof of service is
23	Document 125. Please mark this Exhibit 18.
24	(Exhibit 18 was marked for
25	identification.)

1	I am handing Sandy the Court's
2	order on the joint discovery letters, docket
3111	
3	entry 126, dated January 13, 2014. Please mark
4	this Exhibit 19.
5	(Exhibit 19 was marked for
6	<pre>identification.)</pre>
7	Next, I have a January 13, 2014,
8	8:18 p.m. letter from Dina Micheletti to
9	Mr. Casey regarding Judge Ryu's order granting
10	plaintiffs' motion to compel with respect to
11	Mr. Casey. Please mark this Exhibit 20.
12	(Exhibit 20 was marked for
13	identification.)
14	Next, I have Mr. Casey's letter,
15	docket entry 129, concerning the discovery
16	dispute. Please mark this Exhibit 21.
17	(Exhibit 21 was marked for
18	identification.)
19	I'm handing Sandy a copy of my
20	January 14, 2014, 5:25 p.m. email to Mr. Casey.
21	Please mark this document Exhibit 22.
22	(Exhibit 22 was marked for
23	identification.)
24	Next I have my January 15, 2014,
2.5	5:14 p.m. email to Mr. Casey. It attaches

1	Apple's service records regarding his or Jill
2	Casey's visit to the Apple stores in 2009, as
3	well as an Apple receipt. The email attached to
4	these documents. This exhibit does not have the
5	attachments. We have them later in the exhibits.
6	But please mark the email without
7	the attachments as Exhibit 23.
8	(Exhibit 23 was marked for
9	identification.)
10	Next, I have my January 15,
11	12:57 p.m. email to Mr. Casey. Please mark this
12	Exhibit 24.
13	(Exhibit 24 was marked for
14	identification.)
15	Next, I have a declaration of Tim
16	O'Neil that's O-N-E-I-L in support of
17	Apples's response to objections to proposed
18	settlement.
19	The declaration states it was
20	executed on January 14, 2013. I believe that may
21	be a typo, and it should say January 14, 2014,
22	at Sunnyvale, California. And it attaches as
23	Exhibit A Apples's service records with respect
24	to Jill Casey and an iPod Touch with personal
25	information concerning store employees and Jill

1	Casey's phone and email information redacted.
2	Again, that's attached as Exhibit B to this
3	I'm sorry, Exhibit A to this document.
4	And attached as Exhibit D to this
5	document is a receipt duplicate receipt
6	showing, or purporting to show that there was no
7	charge for the replacement iPod Touch device, and
8	declaration, together with Exhibits A and B.
9	Let's mark that as Exhibit 25.
10	(Exhibit 25 was marked for
11	identification.)
12	And I have my January 16, 2014,
13	5:22 p.m. email to Mr. Casey. We'll mark that
14	Exhibit 26.
15	(Exhibit 26 was marked for
16	identification.)
17	The time is now 10:59 a.m., and we
18	will wait here a while longer, but why don't we
19	take a break and go back on the record in an
20	hour at 12 and see if Mr. Casey shows up in
21	the meantime; and if not, I'm afraid we're going
22	to have to adjourn.
23	(A recess was taken from 11 a.m. to
24	12:07 p.m.)
25	MR. FATA: We're back on the record.

1 The time is now 12:07 p.m. We're going to 2 adjourn this deposition. 3 Mr. Casey has not contacted me to 4 reschedule, he's not emailed me, and we have not 5 received any indication that he plans on showing 6 up today, despite our repeated request that he do 7 so over this week. 8 And so at this time we will 9 adjourn the deposition and reserve our right to 10 any relief to which we are entitled. 11 (Deposition concluded at 12:07 p.m.) 12 (Original exhibits attached to original 13 transcript. Copy of exhibits attached to copy of 14 transcript.) 15 16 17 18 19 20 21 22 23 24 25

1 STATE OF WISCONSIN) SS: 2 MILWAUKEE COUNTY 3 I, Sandra K. Nelson, RPR and Notary 4 Public in and for the State of Wisconsin, do 5 hereby certify that the preceding scheduled 6 deposition was recorded by me and reduced to 7 writing under my personal direction. 8 I further certify that said scheduled 9 deposition was to be taken at MADISON 10 VIDEOCONFERENCE, 14 West Mifflin Street, Suite 11 311, Madison, Wisconsin 53703, on the 17th day of 12 January, 2014 commencing at 10:40 a.m. 13 I further certify that I am not a 14 relative or employee or attorney or counsel of 15 any of the parties, or a relative or employee of 16 such attorney or counsel, or financially 17 interested, directly or indirectly, in this 18 action. In witness whereof, I have hereunto set 19 20 my hand and affixed my seal of office on this 21 22nd day of January, 2014. 22 landra K. Melson 23 SANDRA K. NELSON, RPR 24 Notary Public 25 December 28, 2014. COMMIS



EXHIBIT 29

counsel of record submits this objection on their behalf. All communications and actions taken with respect to this objection should be directed to their attorney of record.

Objectors submit the following in support of their objection:

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OBJECTION OF JAMES VALLEE, JAMES RUDOLPH, LORENA RUDOLPH, ESTELLA REYES, MELODY VAREI RECEIVED TIMEAEAUG, 18. 4:00PMOSED SETTLEMENT AND NOTICE OF INTENT TO APPEAR

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factor in calculating the lodestar. While trial courts retain discretion to make an upward adjustment in a fee award, the Supreme Court has counseled them to consider the degree to which the relevant market — and, therefore, the lodestar — already compensates for contingency risk and extraordinary skill.

Ketchum v. Moses, 24 Cal. 4th 1122 (2001.)

No upward enhancement should be utilized in this instance given the results of the case, the already high hourly rate that was used to calculate the lodestar, problems described above, and the reversion of funds to Defendants. The Court must consider these factors when determining whether class counsel is entitled to a 4.15 multiplier. These Objectors contend that it is excessive and should be reduced to a more reasonable multiplier, if any.

V. THE NUMBER OF OBJECTORS IS LARGE, AND SHOULD ALERT THE COURT TO GIVE HEIGHTENED SCRUTINY TO THE SETTLEMENT

Class Counsel admits that at least 126 class members have "voiced" objections to the settlement. While this may be a small percentage of the large class here (12 million), this is not a small number. The Court should consider the fact that 126 people took the time to tell the Court why they believe the settlement is not fair or reasonable, and reweigh its consideration in view of its fiduciary duty to the class.

The suggestions included in this objection, regarding doubling the payout, and ensuring that the reverted funds benefit the class, would not "undo" the settlement, but would increase its fairness to the class as a whole.

VI. JOINDER IN OTHER OBJECTIONS

These Objectors adopt and join in all other well-taken, bona fide objections filed by other Class

Members in this case, and incorporate them by reference as if they appeared in full herein.

VII. CONCLUSION

For these reasons, Objectors urge the Court to sustain their objections and modify the settlement. WHEREFORE, these Objectors respectfully request that this Court:

Upon proper hearing, sustain these Objections;